UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

PORTLAND DIVISION

PHILIP RAGAWAY, an individual; J A ATWOOD CORPORATION, an Oregon corporation; SPOT PROPERTIES, LLC, an Oregon limited liability company; JSP INVESTMENTS, LLC, an Oregon limited liability company; CONCEPT ENTERTAINMENT - TWO, LLC, an Oregon limited company, dba Duke's Country Bar and Grill; CONCEPT ENTERTAINMENT - FOUR, LLC, an Oregon limited liability company, dba Dixie Tavern; DANIEL LENZEN, an individual; DIVINE COMEDY, LLC, an Oregon limited liability company, dba Dante's; GLITZ, LLC, an Oregon limited liability company, dba Star Theater; and DOES 1-100;

Plaintiffs,

v.

Case No. 3:17-cv-01843-AC
ORDER OF REMAND

CITY OF PORTLAND, an Oregon municipal corporation,

Defendant.

ACOSTA, Magistrate Judge:

Plaintiffs filed a motion to remand this case to state court, where it originally commenced, arguing that their amended complaint, ECF No. 10, omits the references to federal law that rendered the case properly within this court's original subject matter jurisdiction. (*See* Pls.' Mot. to Remand, ECF No. 11, at 2–3.) Defendant concedes remand is appropriate. (Def.'s Resp. at 2.)

Because plaintiffs' state law claims now substantially predominate over the claims over which this court had original jurisdiction, the court declines to exercise supplemental jurisdiction under 28 U.S.C. § 1367 and agrees the case should be remanded pursuant to 28 U.S.C. § 1447(c).

Accordingly,

IT IS HEREBY ORDERED that this action is REMANDED to the Circuit Court of Multnomah County for the State of Oregon.

DATED this 18 day of January, 2018.

JOHN V. ACOSTA

United States Magistrate Judge